IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

HANNAH RUTLEDGE,)
Plaintiff,)
vs.) No. 3:16-CV-813-D-BH
)
VAN ZANDT COUNTY,)
Defendant.) Referred to U.S. Magistrate Judge

FINDINGS, CONCLUSIONS, AND RECOMMENDATION

Pursuant to *Special Order 3-251*, this *pro se* case has been automatically referred for pretrial management. Based on the relevant filings and applicable law, the case should be dismissed without prejudice for failure to prosecute or follow orders of the court.

I. BACKGROUND

On March 23, 2016, Hannah Rutledge (Plaintiff) filed a *pro se* complaint against the defendant. (*See* doc. 2.) By *Notice of Deficiency and Order* dated March 25, 2016, she was notified that she had not filed her complaint on the proper form for a civil rights action, and that she had not paid the filing fee or submitted an application to proceed *in forma pauperis* (IFP). (*See* doc. 3.) Attached to the order were copies of the forms for a civil rights action and to proceed IFP. *See id.* The order specifically advised Plaintiff that she must file her complaint on the appropriate civil rights action form and either pay the filing fee or file her IFP application within fourteen days, and that a failure to do so could result in the dismissal of his case. *Id.* More than fourteen days from the date of the order have passed, but Plaintiff has not paid the filing fee, filed an IFP application, or filed anything else in this case.

II. INVOLUNTARY DISMISSAL

Rule 41(b) of the Federal Rules of Civil Procedure permits a court to dismiss an action *sua sponte* for failure to prosecute or follow orders of the court. *McCullough v. Lynaugh*, 835 F.2d

1126, 1127 (5th Cir. 1988) (§ 1983 prisoner action). This authority flows from a court's inherent

power to control its docket, prevent undue delays in the disposition of pending cases, and avoid

congested court calendars. Link v. Wabash R.R. Co., 370 U.S. 626, 629-31 (1962). Plaintiff failed

to comply with the March 25, 2016 order that she submit her civil rights complaint on the

appropriate form and that she either pay the filing fee or submit an IFP application despite a warning

that failure to do so could result in dismissal of the case. She has not filed anything else in the case.

Because Plaintiff failed to follow a court order or otherwise show that she intends to proceed with

this case, it should be dismissed under Rule 41(b) for failure to prosecute or follow orders.

III. RECOMMENDATION

This case should be dismissed without prejudice under Fed. R. Civ. P. 41(b) for failure to

prosecute or follow orders of the court, unless the plaintiff submits her complaint on the appropriate

form and either pays the filing fee or submits her completed application to proceed in forma

pauperis within the time for objecting to this recommendation, or some other deadline set by the

court.

SO RECOMMENDED on this 18th day of April, 2016.

RMA CARRILLO RAMIREZ

UNITED STATES MAGISTRATE JUDGE

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INSTRUCTIONS FOR SERVICE AND NOTICE OF RIGHT TO APPEAL/OBJECT

A copy of these findings, conclusions, and recommendation shall be served on all parties in the manner provided by law. Any party who objects to any part of these findings, conclusions and recommendation must file specific written objections within 14 days after being served with a copy. See 28 U.S.C. § 636(b)(1); Fed. R. Civ. P. 72(b). In order to be specific, an objection must identify the specific finding or recommendation to which objection is made, state the basis for the objection, and specify the place in the magistrate judge's findings, conclusions and recommendation where the disputed determination is found. An objection that merely incorporates by reference or refers to the briefing before the magistrate judge is not specific. Failure to file specific written objections will bar the aggrieved party from appealing the factual findings and legal conclusions of the magistrate judge that are accepted or adopted by the district court, except upon grounds of plain error. See Douglass v. United Servs. Automobile Ass'n, 79 F.3d 1415, 1417 (5th Cir. 1996).

IRMA CARRILLO RAMIREZ

UNITED STATES MAGISTRATE JUDGE